

The Honorable Marsha J. Pechman

FILED ENTERED
 LODGED RECEIVED

JUN 15 2016

AT SEATTLE
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON DEPUTY
UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF WASHINGTON
BY
AT SEATTLE

UNITED STATES OF AMERICA,
Plaintiff,
v.
GREGORY BRIDGES,
Defendant.

NO. CR15-181 MJP

The United States of America, by and through Annette L. Hayes, United States Attorney for the Western District of Washington, and Cecelia Gregson, Special Assistant United States Attorney for said District, and the defendant GREGORY BRIDGES, and his attorney Page Pate, enter into the following Agreement, pursuant to Federal Rule of Criminal Procedure 11(c)(1)(B):

1. **The Charges.** Defendant, having been advised of the right to have this matter tried before a jury, agrees to waive that right and enter a plea of guilty to the following charges contained in the Superseding Indictment:

a. Possession of Visual Depictions of Minors Engaged in Sexually Explicit Conduct, as charged in Count 1, in violation of Title 18, United States Code, Sections 2252(a)(4)(B) and 2252(b)(2).

1 b. Travel with Intent to Engage in a Sexual Act with a Minor as
2 charged in Count 3, in violation of Title 18, United States Code, Section 2423(b).

3 c. Travel with Intent to Engage in a Sexual Act with a Minor as
4 charged in Count 4, in violation of Title 18, United States Code, Section 2423(b).

5 **2. Charging document.** By entering pleas of guilty, Defendant hereby
6 waives all objections to the form of the charging document. Defendant further
7 understands that before entering his pleas of guilty, he will be placed under oath. Any
8 statement given by Defendant under oath may be used by the United States in a
9 prosecution for perjury or false statement.

10 **3. Elements of the offenses.**

11 The elements of the offense of Possession of Visual Depictions of Minors
12 Engaged in Sexually Explicit Conduct, as charged in Count 1, in violation of Title 18,
13 United States Code, Section 2252(a)(4)(B) and 2252(b)(2), are as follows:

14 **First**, that the defendant knowingly possessed matters that the defendant knew
15 contained visual depictions of minors engaged in sexually explicit conduct;

16 **Second**, the defendant knew each visual depiction contained in the matters was of
17 minors engaged in sexually explicit conduct;

18 **Third**, the defendant knew that production of such visual depictions involved the
19 use of a minor in sexually explicit conduct; and

20 **Fourth**, that each visual depiction had been either transported in interstate or
21 foreign commerce, or produced using material that had been transported in interstate or
22 foreign commerce by computer or other means.

23 The elements of the offense of Travel with Intent to Engage in a Sexual Act with a
24 Minor, as charged in Counts 3 and 4, in violation of Title 18, United States Code,
25 Section 2423(b), are as follows:

26 **First**, the defendant traveled in interstate commerce;

27 **Second**, the defendant's purpose in traveling in interstate commerce was to engage
28 in a sexual act with an individual he believed was under the age of eighteen; and

1 **Third**, the intended sexual act would have been a violation of federal criminal
2 law.

3 “Child pornography” as defined in Title 18, United States Code, Section 2256(8),
4 means any visual depiction, including any photograph, film, video, picture, or computer-
5 generated image or picture, whether made or produced by electronic, mechanical, or
6 other means, of sexually explicit conduct, where – (A) the production of such visual
7 depiction involves the use of a minor engaged in sexually explicit conduct; (B) such
8 visual depiction is a digital image, computer image, or computer-generated image that is,
9 or is indistinguishable from, that of a minor engaged in sexually explicit conduct; or
10 (C) such visual depiction has been created, adapted, or modified to appear that an
11 identifiable minor is engaging in sexually explicit conduct.

12 “Sexually explicit conduct,” as defined in Title 18, United States Code,
13 Section 2256(2), means actual or simulated – (A) sexual intercourse, including genital-
14 genital, oral-genital, anal-genital, or oral-anal, whether between persons of the same or
15 opposite sex; (B) bestiality; (C) masturbation; (D) sadistic or masochistic abuse; or
16 (E) lascivious exhibition of the genitals or pubic area of any person.

17 **4. The Penalties.** Defendant understands that the statutory penalties
18 applicable to Count 1, Possession of Visual Depictions of Minors Engaged in Sexually
19 Explicit Conduct, are as follows: Imprisonment for up to twenty years, a fine of up
20 \$250,000, a period of supervision following release from prison of between five (5) years
21 and life pursuant to Title 18, United States Code, Section 3583(k), a special assessment
22 of \$100, a mandatory special assessment of \$5,000 pursuant to Title 18, United States
23 Code, Section 3014. Defendant agrees that the special assessment shall be paid at or
24 before the time of sentencing.

25 Defendant understands that the statutory penalties applicable to Counts 3 and 4,
26 Travel with Intent to Engage in a Sexual Act with a Minor: Imprisonment for up to thirty
27 (30) years, a fine of up \$250,000, a period of supervision following release from prison of
28

1 between five (5) years and life pursuant to 18 United States Code Section 3583(k), and a
2 special assessment of \$100, a mandatory special assessment of \$5,000 pursuant to
3 Title 18, United States Code, Section 3014. Defendant agrees that the special assessment
4 shall be paid at or before the time of sentencing.

5 In addition, in order to invoke the statutory penalties discussed above for Count 1,
6 the United States must prove beyond a reasonable doubt that the Defendant possessed an
7 image of a minor engaged in sexually explicit conduct that involved a minor under the
8 age of twelve years old. Defendant waives the right to require the United States to make
9 this proof at trial and stipulates that this plea of guilty includes Defendant's
10 acknowledgment that Defendant possessed an image of a minor engaged in sexually
11 explicit conduct that involved a minor under the age of twelve years old.

12 Defendant understands that supervised release is a period of time following
13 imprisonment during which he will be subject to certain restrictive conditions and
14 requirements. Defendant further understands that if supervised release is imposed and he
15 violates one or more of the conditions or requirements, Defendant could be returned to
16 prison for all or part of the term of supervised release that was originally imposed. This
17 could result in Defendant serving a total term of imprisonment greater than the statutory
18 maximum stated above.

19 Defendant understands that as a part of any sentence, in addition to any term of
20 imprisonment and/or fine that is imposed, the Court may order Defendant to pay
21 restitution to any victim of the offense, as required by law.

22 Defendant further understands that a consequence of pleading guilty may include
23 the forfeiture of certain property either as a part of the sentence imposed by the Court, or
24 as a result of civil judicial or administrative process.

25 Defendant agrees that any monetary penalty the Court imposes, including the
26 special assessment, fine, costs, or restitution, is due and payable immediately, and further
27

1 agrees to submit a completed Financial Statement of Debtor form as requested by the
2 United States Attorney's Office.

3 **5. Rights Waived by Pleading Guilty.** Defendant understands that by
4 pleading guilty, he knowingly and voluntarily waives the following rights:

5 a. The right to plead not guilty and to persist in a plea of not guilty;
6 b. The right to a speedy and public trial before a jury of his peers;
7 c. The right to the effective assistance of counsel at trial, including, if
8 Defendant could not afford an attorney, the right to have the Court
9 appoint one for him;
10 d. The right to be presumed innocent until guilt has been established
11 beyond a reasonable doubt at trial;
12 e. The right to confront and cross-examine witnesses against Defendant
13 at trial;
14 f. The right to compel or subpoena witnesses to appear on his behalf at
15 trial;
16 g. The right to testify or to remain silent at trial, at which trial such
17 silence could not be used against Defendant; and
18 h. The right to appeal a finding of guilt or any pretrial rulings.

19 **6. Forfeiture of Assets.** Defendant agrees to immediately forfeit to the
20 United States, pursuant to Title 18, United States Code, Section 2253(a), Defendant's
21 right, title, and interest in any and all property, real or personal, that was used or intended
22 to be used to commit or to promote the commission of the charged offenses, and any
23 visual depiction described in Title 18, United States Code, Sections 2251, 2251A, or
24 2252, or any book, magazine, periodical, film, videotape, or other matter which contains
25 any such visual depiction, which was produced, transported, mailed, shipped, or received
26 in violation of Title 18, United States Code, Chapter 110, including but not limited to, the
27 following assets:
28

1 a. Any and all images of child pornography, in whatever format and however
2 stored;
3 b. Apple MacBook Air;
4 c. Two memory cards.

5 7. **Statement of Facts.** The parties agree on the following facts. Defendant
6 admits he is guilty of the charged offenses:

7 a. On December 30, 2014, using a computer, Defendant knowingly uploaded
8 to the Internet six files containing depictions he knew to depict minors engaged in
9 sexually explicit conduct to his Dropbox account (email: gregbridges@gmail.com, USER
10 ID: 242682590) via public sharing links. The uploaded files were titled: "2013-10-
11 07_20-39-07_062.mp4; !!New!!9yBoysM.mpg; Open - f08 6yo boy fucks mom; 13m38s-
12 1mpg; 6.mp4, drilled_x264.mp4; _bb-Brown-haired_boys_in_white_undies_Pt2.3gp."
13 Dropbox reported violation to the National Center for Missing and Exploited Children
14 (NCMEC) and provided copies of the uploaded files. Dropbox also provided the
15 offending identifying customer information which led back to the account owner,
16 GREGORY BRIDGES, living in Seattle, Washington.

17 b. The names of the images and videos stored on GREGORY BRIDGES'
18 Dropbox account explicitly describe visual depictions involving minors being sexually
19 exploited and GREGORY BRIDGES knew the content of the images and videos
20 contained in the account were of minors engaging in sexually explicit conduct. Dropbox
21 ultimately reported thousands of images and videos of minors engaged in sexually
22 explicit conduct had been knowingly uploaded by GREGORY BRIDGES via computer
23 for storage on GREGORY BRIGES account. Of the thousand images and videos of
24 depictions of minors engaged in sexually explicit conduct, several hundred in particular
25 depicted minor children under the age of twelve (12) being sexually assaulted and
26 penetrated by adults. Two of the six images reported by Dropbox to NCMEC are
27 described below:
28

1 i. Video 2013-10-07_20-39-07_062.mp4 lasts one minute,
2 seven seconds and depicts a close up of a brown haired prepubescent white male,
3 approximately nine (9) to eleven (11) years of age. There is another male in the video
4 with the prepubescent male that is only visible from the waist down. This male is
5 completely naked and has his erect penis in the child's hands. The two are laying on a
6 yellow brown bed with the second male being on his back and the child at the male's
7 legs. The video is focused on the child as he performs oral sex on the second male.

8 ii. Video 6mp4 lasts one minute and one second. The video
9 depicts three (3) prepubescent males in a room with white walls. In the beginning of the
10 video you see a naked nine (9) to eleven (11) year old male child lying with his legs up
11 on a mattress that has a white sheet and a brown textured under layer. Another nine (9)
12 to eleven (11) year old male child is inserting his penis into the anus of the male child
that is lying down. A third male child that you can see only from the waist down stands
on the mattress and the male child that is inserting his penis in the first male child stops
and takes the third male child's erect penis into his mouth. The male child continues to
do this for most of the video then return to inserting his penis in the first male child's
13 anus.

14 c. GREGORY BRIDGES had a sexual relationship with MV1, a fourteen year
15 old boy residing in the State of Colorado. GREGORY BRIDGES commenced a sexual
16 relationship with MV1 when MV1 was fourteen years old and ended when MV1 was
17 sixteen years old. GREGORY BRIDGES flew from Seattle-Tacoma International
18 Airport to the State of Colorado on or about April 5, 2013, and April 26, 2013, and had
19 sexual intercourse with fourteen year old MV1 in various hotels he rented for the
weekend.

20
21 8. **United States Sentencing Guidelines.** Defendant understands and
22 acknowledges that the Court must consider the sentencing range calculated under the
23 United States Sentencing Guidelines and possible departures under the Sentencing
24 Guidelines together with the other factors set forth in Title 18, United States Code,
25 Section 3553(a), including: (1) the nature and circumstances of the offenses; (2) the
26 history and characteristics of the defendant; (3) the need for the sentence to reflect the
27 seriousness of the offenses, to promote respect for the law, and to provide just

1 punishment for the offenses; (4) the need for the sentence to afford adequate deterrence to
2 criminal conduct; (5) the need for the sentence to protect the public from further crimes
3 of the defendant; (6) the need to provide the defendant with educational and vocational
4 training, medical care, or other correctional treatment in the most effective manner;
5 (7) the kinds of sentences available; (8) the need to provide restitution to victims; and
6 (9) the need to avoid unwarranted sentence disparity among defendants involved in
7 similar conduct who have similar records. Accordingly, Defendant understands and
8 acknowledges that:

9 a. The Court will determine applicable Defendant's Sentencing
10 Guidelines range at the time of sentencing;

11 b. After consideration of the Sentencing Guidelines and the factors in
12 18 U.S.C. § 3553(a), the Court may impose any sentence authorized by law, up to the
13 maximum term authorized by law;

14 c. The Court is not bound by any recommendation regarding the
15 sentence to be imposed, or by any calculation or estimation of the Sentencing Guidelines
16 range offered by the parties or the United States Probation Department, or by any
17 stipulations or agreements between the parties in this Plea Agreement; and

18 d. Defendant may not withdraw his guilty plea solely because of the
19 sentence imposed by the Court.

20 9. **Acceptance of Responsibility.** At sentencing, if the Court concludes
21 Defendant qualifies for a downward adjustment for acceptance of responsibility pursuant
22 to USSG § 3E1.1(a) and the defendant's offense level is 16 or greater, the United States
23 will make the motion necessary to permit the Court to decrease the total offense level by
24 three (3) levels pursuant to USSG §§ 3E1.1(a) and (b), because Defendant has assisted
25 the United States by timely notifying the United States of his intention to plead guilty,
26 thereby permitting the United States to avoid preparing for trial and permitting the Court
27 to allocate its resources efficiently.

1 10. **Sentencing Factors.** The parties agree that the following Sentencing
2 Guidelines provisions apply to this case:

3 a. Possession of Visual Depictions of Minors Engaged in Sexually
4 Explicit Conduct, as charged in Count 1, in violation of Title 18, United States Code,
5 Sections 2252(a)(4)(B) and 2252(b)(2):

6 i. A base offense level of 18, pursuant to USSG § 2G2.2(a)(1);

7 ii. A two-level increase pursuant to USSG § 2G2.2(b)(2) for
8 minors under the age of twelve;

9 iii. A two-level increase pursuant to USSG § 2G2.2(b)(6) for use
10 of a computer;

11 iv. A five-level increase pursuant to USSG § 2G2.2(b)(7)(D)
12 because the offense involved more than 600 images;

13 v. A three-level reduction to defendant's offense level, provided
14 defendant qualifies for an adjustment of acceptance of responsibility, as set forth in
15 paragraph 9 above, pursuant to USSG § 3E1.1(a).

16 b. Travel with Intent to Engage in a Sexual Act with a Minor, as
17 charged in Counts III and IV, in violation of Title 18, United States Code,
18 Section 2423(b):

19 i. A base offense level of 28, based upon the relevant conduct
20 of Enticement of a Minor pursuant to USSG § 2G1.3(a)(3);

21 ii. A two-level increase pursuant to USSG § 2G1.3(b)(3) for use
22 of a computer;

23 iii. A three-level reduction to defendant's offense level, provided
24 defendant qualifies for an adjustment of acceptance of responsibility, as set forth in
25 paragraph 9 above, pursuant to USSG § 3E1.1(a).

26 In exchange for Defendant's agreement to submit to a pre-sentence psycho-sexual
27 evaluation and to provide the results to the government, the United States Probation
28 Office, and the Court for the purposes of determining the appropriate sentence and

1 conditions of supervised release, the government will recommend a further reduction of
2 three levels from the offense level.

3 The parties agree they are free to argue the application of any other provisions of
4 the United States Sentencing Guidelines. Defendant understands, however, that at the
5 time of sentencing, the Court is free to reject these adjustments, and is further free to
6 apply additional downward or upward adjustments in determining Defendant's
7 Sentencing Guidelines range.

8 **11. Sentencing Recommendation.** The government will recommend a total
9 term of imprisonment of not more than 120 months. The government may also
10 recommend up to a lifetime of supervised release. Defendant is free to recommend any
11 sentence. Defendant understands and acknowledges that these recommendations are not
12 binding upon the Court, and the Court remains free to impose any sentence up to the
13 statutory maximum. Defendant also understands and acknowledges that the government
14 remains free to recommend whatever it believes is appropriate with respect to other
15 aspects of the sentence.

16 **12. Ultimate Sentence.** Defendant acknowledges that no one has promised or
17 guaranteed what sentence the Court will impose.

18 **13. Registration as a Sex Offender.** Defendant stipulates and agrees that
19 based on the Sex Offender Registration and Notification Act, Title 42, United States
20 Code, Section 16911 et seq., he is entering a plea of guilty to sex offenses and is a sex
21 offender as those terms are defined in the Act. Defendant further agrees that pursuant to
22 the Act, he is required to register as a sex offender, and keep the registration current, in
23 each jurisdiction where Defendant resides, is an employee, and/or is a student. Defendant
24 further agrees that for initial registration purposes only, Defendant is required also to
25 register in the jurisdiction in which Defendant is convicted if such jurisdiction is different
26 from the jurisdiction of residence.

1 14. **Non-Prosecution of Additional Offenses.** As part of this Plea Agreement,
2 the United States Attorney's Office for the Western District of Washington agrees to
3 dismiss any remaining counts in the Indictment, and the 17th Judicial District Adams and
4 Broomfield Counties of Colorado agrees not to prosecute Defendant for any additional
5 offenses known to it as of the time of this Agreement that are based upon evidence in its
6 possession at this time, and that arise out of the conduct giving rise to this investigation.
7 In this regard, Defendant recognizes the United States has agreed not to prosecute all of
8 the criminal charges the evidence establishes were committed by Defendant solely
9 because of the promises made by Defendant in this Agreement. Defendant agrees,
10 however, that for purposes of preparing the Presentence Report, the United States
11 Attorney's Office will provide the United States Probation Office with evidence of all
12 conduct committed by Defendant.

13 Defendant agrees that any charges to be dismissed before or at the time of
14 sentencing were substantially justified in light of the evidence available to the
15 United States, were not vexatious, frivolous, or taken in bad faith, and do not provide
16 Defendant with a basis for any future claims under the "Hyde Amendment," Pub. L. No.
17 105-119 (1997).

18 15. **Breach, Waiver, and Post-Plea Conduct.** Defendant agrees that if
19 Defendant breaches this Plea Agreement, the United States may withdraw from this Plea
20 Agreement and Defendant may be prosecuted for all offenses for which the United States
21 has evidence. Defendant agrees not to oppose any steps taken by the United States to
22 nullify this Plea Agreement, including the filing of a motion to withdraw from the Plea
23 Agreement. Defendant also agrees that if Defendant is in breach of this Plea Agreement,
24 Defendant has waived any objection to the re-institution of any charges in the Indictment
25 that were previously dismissed or any additional charges that had not been prosecuted.

26 Defendant further understands that if, after the date of this Agreement, Defendant
27 should engage in illegal conduct, or conduct that violates any conditions of release or the
28

1 conditions of his confinement (examples of which include, but are not limited to,
2 obstruction of justice, failure to appear for a court proceeding, criminal conduct while
3 pending sentencing, and false statements to law enforcement agents, the Pretrial Services
4 Officer, Probation Officer, or Court), the United States is free under this Agreement to
5 file additional charges against Defendant or to seek a sentence that takes such conduct
6 into consideration by requesting the Court to apply additional adjustments or
7 enhancements in its Sentencing Guidelines calculations in order to increase the applicable
8 advisory Guidelines range, and/or by seeking an upward departure or variance from the
9 calculated advisory Guidelines range. Under these circumstances, the United States is
10 free to seek such adjustments, enhancements, departures, and/or variances even if
11 otherwise precluded by the terms of the plea agreement.

12 **16. Waiver of Appellate Rights and Rights to Collateral Attacks.**

13 Defendant acknowledges that by entering the guilty pleas required by this Plea
14 Agreement, Defendant waives all rights to appeal from his conviction and any pretrial
15 rulings of the Court. Defendant further agrees that, provided the Court imposes a
16 custodial sentence that is within or below the Sentencing Guidelines range (or the
17 statutory mandatory minimum, if greater than the Guidelines range) as determined by the
18 Court at the time of sentencing, Defendant waives to the full extent of the law:

- 19 a. Any right conferred by Title 18, United States Code, Section 3742, to
20 challenge, on direct appeal, the sentence imposed by the court, including any
21 fine, restitution order, probation or supervised release conditions, or forfeiture
order (if applicable); and
- 22 b. Any right to bring a collateral attack against the conviction and sentence,
23 including any restitution order imposed, except as it may relate to the
24 effectiveness of legal representation.

25 This waiver does not preclude Defendant from bringing an appropriate motion
26 pursuant to 28 U.S.C. § 2241, to address the conditions of his confinement or the
27 decisions of the Bureau of Prisons regarding the execution of his sentence.
28

1 If Defendant breaches this Plea Agreement at any time by appealing or collaterally
2 attacking (except as to effectiveness of legal representation) the conviction or sentence in
3 any way, the United States may prosecute Defendant for any counts, including those with
4 mandatory minimum sentences, that were dismissed or not charged pursuant to this Plea
5 Agreement.

6 17. **Voluntariness of Plea.** Defendant agrees that he has entered into this Plea
7 Agreement freely and voluntarily and that no threats or promises, other than the promises
8 contained in this Plea Agreement, were made to induce Defendant to enter his plea of
9 guilty.

10 18. **Statute of Limitations.** In the event this Agreement is not accepted by the
11 Court for any reason, or Defendant has breached any of the terms of this Plea Agreement,
12 the statute of limitations shall be deemed to have been tolled from the date of the Plea
13 Agreement to: (1) thirty (30) days following the date of non-acceptance of the Plea
14 Agreement by the Court; or (2) thirty (30) days following the date on which a breach of
15 the Plea Agreement by Defendant is discovered by the United States Attorney's Office.

16 19. **Completeness of Agreement.** The United States and Defendant
17 acknowledge that these terms constitute the entire Plea Agreement between the parties.
18 This Agreement binds only the United States Attorney's Office for the Western District
19 of Washington. It does not bind any other United States Attorney's Office or any other
20 office or agency of the United States, or any state or local prosecutor.

21 20. **Global Agreement.** This agreement is contingent upon fulfillment of the
22 agreement reached between the Defendant and the 17th Judicial District Adams and
23 Broomfield Counties of Colorado that is attached hereto as Attachment A. The defendant
24 ///
25 ///
26 ///
27
28

1 has the right to withdraw his pleas in the above entitled matter should the 17th Judicial
2 District Adams and Broomfield Counties of Colorado file charges as outlined in the non-
3 prosecution letter dated April 21, 2016.

4 DATED this 15th day of June, 2016.

5
6
7 GREGORY BRIDGES
8 Defendant

9
10 PAGE PATE
11 Attorney for Defendant
12 Michael Nunez
13 Local counsel
14
15 MICHAEL DION
16 Assistant United States Attorney

17
18 CECELIA GREGSON
19 Special Assistant United States Attorney
20
21
22
23
24
25
26
27
28

ATTACHMENT A



April 21, 2016

Page Pate
Pate & Johnson LLC
101 Marietta Street, Suite 3300
Atlanta, Georgia 30303

RE: *United States v. Gregory Bridges CR15-181MJP*

Dear Mr. Pate:

I understand that the United States Attorney's Office for the Western District of Washington is engaged in the prosecution of Gregory Bridges for Possession of Depictions of Minors Engaged in Sexually Explicit Conduct, Enticement of a Minor, and Travel with Intent to Engage in a Sexual Act with a Minor, in violation of Title 18 United States Code Section 2252(a)(4), Section 2422(b), and Section 2423(b), respectively. This matter has been referred to our office for review. Based upon the investigation, we are considering state charges of Sexual Assault on a Child pursuant to Colorado Statute 18-3-405 for conduct committed by Mr. Bridges in our jurisdiction.

Mr. Bridges faces a potential sentence of mandatory life in prison if he is convicted of Sexual Assault on a Child as a Pattern of Abuse.

The 17th Judicial District Attorney's Office is willing to enter into a non-prosecution agreement with Mr. Bridges in exchange for a guilty plea by Mr. Bridges in U.S. District Court for Western Washington to charges pending in that jurisdiction. The provision of Mr. Bridge's guilty plea would be that the United States Attorney's Office recommends a minimum sentence of ten years imprisonment, restitution, mandatory fines and fees, no contact with victims or minors, and up to life time supervision.

I have cc'd SAUSA Cecelia Gregson on this letter, so that she may keep my office informed of the status of the federal prosecution and we are able to proceed accordingly.

Sincerely,

A handwritten signature in black ink that appears to read "Amy Petri Beard".

Amy Petri Beard
Senior Deputy District Attorney / CVU

cc: Cecelia Gregson